

Office Supreme Court, U. S.

FILED

APR 3 1916

JAMES D. MAHER

CLERK

SUPREME COURT OF THE UNITED STATES.

OCTOBER TERM, 1915.

No.  290

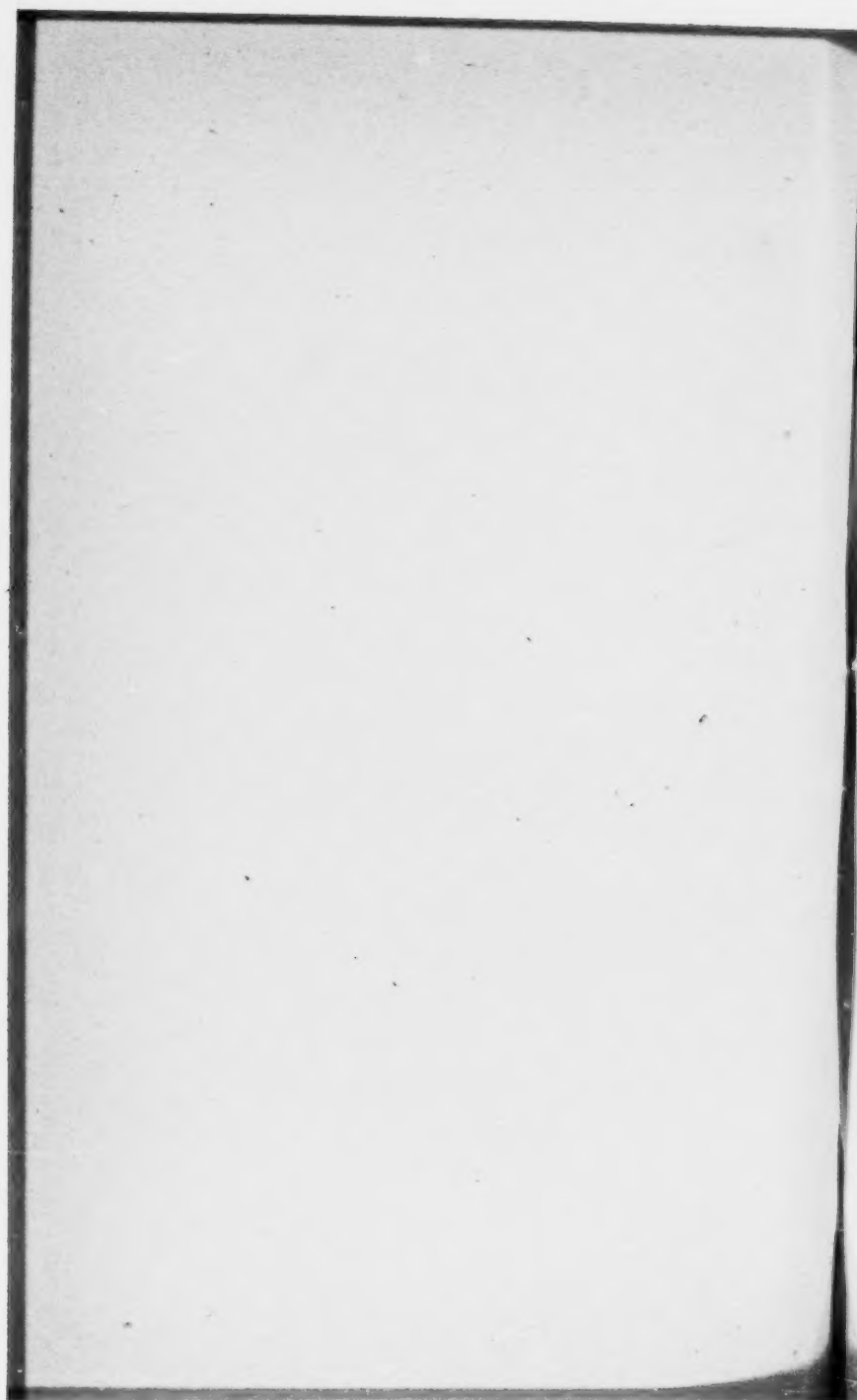
LOUISVILLE & NASHVILLE RAILROAD COMPANY,
APPELLANTS,

vs.

UNITED STATES OF AMERICA, APPELLEES.

MOTION TO REASSIGN.

EDWARD S. JOUETT,
Of Counsel for Appellants.



SUPREME COURT OF THE UNITED STATES.

OCTOBER TERM, 1915.

No. 711.

LOUISVILLE & NASHVILLE RAILROAD COMPANY,
APPELLANTS,

vs.

UNITED STATES OF AMERICA, APPELLEES.

MOTION TO REASSIGN.

The appellants respectfully move the court to reassign this appeal for hearing upon a day satisfactory to the court during the next term. The order advancing this case and setting it for argument on April 3, 1916, was entered on March 13, 1916. Notice of said assignment was received the next day by the attorney for appellants who has had charge of this appeal and was expected to brief it, but just two days later he was compelled to leave his office at Louisville to enter upon a long trial in the Federal court at St. Louis in an important case, of which he has had charge and which had been assigned for trial some months before. Owing to the fact that the record in this case contains about seven hundred printed pages, so that it was physically impossible

during the night adjournments of the St. Louis case to prepare the brief for appellants in time for counsel for the Government to prepare his reply, appellants' attorney laid the facts before the Solicitor General and requested that he endeavor to have the case reassigned. The Solicitor General replied that the Government would prefer not to make the application, but that it would not oppose it if made by appellants on April 3. Owing solely to the foregoing unavoidable circumstances, which prevented appellants from preparing their brief in time to enable the Government to prepare its reply, appellants make this application, a copy of which has been furnished to the Solicitor General.

EDWARD S. JOUETT,

Of Counsel for Appellants.

